

§ 250.5

§ 250.5 Manner of payment.

Payment will be made by check drawn on the United States Treasury. Checks will be mailed to the payee at the address indicated on the voucher application, unless subsequent to the issue of the voucher application the Treasury Department receives a written request from the payee to deliver the check to him at some other address. Where the award has been entered in favor of more than one person, only one check will be drawn in making payment unless the payees specify the share of each and request separate checks.

[31 FR 9418, July 9, 1966]

§ 250.6 Powers of attorney.

No power of attorney to sign a voucher application will be recognized but a power of attorney executed subsequent to the certification of an award to the Secretary of the Treasury to receive, endorse and collect a check given in payment on an award may be recognized. An appropriate form for such a power of attorney may be obtained from the Financial Management Service, Treasury Department, Hyattsville, MD 20782.

[31 FR 9418, July 9, 1966, as amended at 49 FR 47001, Nov. 30, 1984; 58 FR 4578, Jan. 15, 1993]

§ 250.7 Additional evidence.

The Secretary of the Treasury or the Comptroller General of the United States may in any case require such additional information and evidence as may be deemed necessary.

[31 FR 9418, July 9, 1966]

PART 256—OBTAINING PAYMENTS FROM THE JUDGMENT FUND AND UNDER PRIVATE RELIEF BILLS

Subpart A—General Information

Sec.

256.0 What does this part cover?

256.1 What is Treasury's role in paying awards and settlements from the Judgment Fund?

256.2 Where can I find more information about, and forms for, Judgment Fund payments?

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Subpart B—Requesting Payments

256.10 Who may request payment from the Judgment Fund?

256.11 How do agencies request payments?

256.12 What supporting documentation must agencies submit to FMS when requesting a payment from the Judgment Fund?

256.13 Are agencies required to supply a taxpayer identification number (TIN) when submitting a request for payment?

256.14 What happens if I submit an incomplete request for payment?

Subpart C—Debt Collection

256.20 How does an agency indicate that a debt is to be offset from a Judgment Fund payment?

256.21 Are Judgment Fund payments offset to collect administrative debts?

256.22 How does FMS set off an award under 31 U.S.C. 3728?

Subpart D—Interest and Litigation Costs

256.30 When does the Judgment Fund pay interest?

256.31 How does FMS compute interest on payments?

256.32 What documentation must be submitted to the Judgment Fund Branch to preserve the right to seek interest under 31 U.S.C. 1304(b) in a case where the government has taken an appeal?

256.33 For what period of time is interest computed under 31 U.S.C. 1304(b)?

256.34 Does the Judgment Fund pay all litigation costs?

Subpart E—Reimbursements to the Judgment Fund

256.40 When must an agency reimburse the Judgment Fund?

256.41 When is reimbursement due for CDA and No FEAR payments?

Subpart F—Additional Provisions

256.50 How does FMS process back pay awards?

256.51 Does FMS report Judgment Fund payments to the IRS as income to the payee on IRS Form 1099?

256.52 How does FMS issue a payment?

256.53 How does the submitting agency know when payment is made?

256.54 What happens if FMS denies a request for payment?

Subpart G—Private Relief Bills

256.60 How do I get paid for a Private Relief Bill?

AUTHORITY: 31 U.S.C. 1304, 3728; 41 U.S.C. 612; 5 U.S.C. 2301 note.